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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/774,168	02/06/2004	Jose P. Pereira	P249-1WLP	7294	
25670	7590 09/15/2006		EXAM	EXAMINER	
WILLIAM L. PARADICE, III 2686 MCALLISTER STREET SUITE 1			KO, DANIEL BOKMIN		
			ART UNIT	PAPER NUMBER	
SAN FRANC	ISCO, CA 94118		2189		
			DATE MAILED: 09/15/2006	DATE MAILED: 09/15/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		A	pplication No.	Applicant(s)				
Office Action Summary		1	0/774,168	PEREIRA, JOSE P.				
		E	kaminer	Art Unit				
		Da	aniel B. Ko	2189				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR HEVER IS LONGER, FROM THE M isions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this common period for reply is specified above, the maximum stare to reply within the set or extended period for reply eply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	AILING DATE of 37 CFR 1.136(a) nunication. atutory period will ap will, by statute, caus	OF THIS COMMUNICATION In no event, however, may a reply be timely and will expire SIX (6) MONTHS from the sethe application to become ABANDONE	l. ely filed the mailing date of this communication. 0 (35 U.S.C. § 133).				
Status								
1)⊠	1) Responsive to communication(s) filed on <u>27 June 2006</u> .							
2a)	This action is FINAL. 2b) This action is non-final.							
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠	4)⊠ Claim(s) <u>1-30</u> is/are pending in the application.							
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)[	5) Claim(s) is/are allowed.							
6)⊠	☑ Claim(s) 1-30 is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restrict	tion and/or ele	ection requirement.					
Applicati	on Papers							
9)	The specification is objected to by the	e Examiner.	•					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen	t(s)							
	e of References Cited (PTO-892)		4) Interview Summary					
3) Infon	e of Draftsperson's Patent Drawing Review (F mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	'1O-948)	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

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### **DETAILED ACTION**

This action is responsive to the Amendment filed on 6/27/2006.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 1. Claims 1-4, 6-9, 11-13, 16-17, 19-20, and 22-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pereira (US Patent 6,324,087 B1), in view of Kaganoi et al. (US Patent 7,095,742 B2), hereinafter simply Kaganoi.

Pereira teaches as claimed including "Each block select circuit compares the search code with its class code and, in response thereto, selectively enables or disables the corresponding CAM block" (See abstract).

Regarding claims 1, 12, 24, and 29, Pereira teaches a content addressable memory (CAM) device for comparing a search key to data values stored therein, comprising:

a plurality of CAM blocks, each including an array of CAM cells to store a predetermined range of data values (Fig. 9, CAM Blocks 802(0-3); column 12, lines 9-44; Pereira shows the table 1 with CAM 802(0) contains 0 to k-1 range of address, CAM 802(1) contains k to 2k-1 range of address and etc.);

means for selectively enabling each CAM block in response to a comparison between the selected portion of the search key and the predetermined range of data values for the corresponding CAM block (column 1, lines 64-67; column 2, lines 1-17).

Pereira fails to teach means for extracting a selected portion of the search key in response to a select signal. Kaganoi teaches means for extracting a selected portion of the search key in response to a select signal (column 2, lines 16-27; column 4, lines 32-43; column 5, lines 48-63).

At the time of invention it would have been obvious to a person of ordinary skill in the art to combine the Pereira with Kaganoi. The motivation for doing so would have been an improvement of a packet destination address process by processing it rapidly with a simply configuration (column 1, lines 35-38).

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Regarding claim 2, Kaganoi teaches a CAM device, wherein the means for extracting comprises a parsing circuit (column 2, lines 16-27; column 4, lines 32-43; column 5, lines 48-63).

Regarding claims 3 and 19, Pereira teaches a CAM device, wherein the data values comprise network addresses (column 4, lines 58-67; column 5, lines 1-10).

Regarding claims 4 and 20, Pereira teaches a CAM device, wherein each CAM block is assigned to store a unique range of data values (Fig. 9, CAM Blocks 802(0-3); column 12, lines 9-44; Pereira shows the table 1 with CAM 802(0) contains 0 to k-1 range of address, CAM 802(1) contains k to 2k-1 range of address and etc.).

Regarding claims 6 and 22, Pereira teaches a CAM device, wherein the selected portion of the search key comprises a number of most significant bits of the search key (column 10, lines 18-31; Pereira teaches selecting a portion of the search key A[13:12] from 14 bit address A[13:0] to selects one of the CAM blocks).

Regarding claims 7 and 23, Pereira teaches a CAM device, wherein each data value has an associated priority value (column 3, lines 33-57).

Regarding claims 8-9, 13, 16, 25-27 and 30, Pereira teaches a CAM, wherein the means for selecting enabling comprises a plurality of block select circuits (Fig 7,

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Select 706(1-n)), each configured to enable a corresponding CAM block (column 1, lines 64-67; column 2, lines 1-17) if the selected portion of the search key falls within the predetermined range of data values stored in the corresponding CAM block (column 12, lines 2-44).

Regarding claim 11, Pereira teaches a CAM device, wherein each block select circuit disables the corresponding CAM block (column 1, lines 64-67; column 2, lines 1-17) if the selected portion of the search key does not fall within the predetermined range of data values stored in the corresponding CAM block (column 12, lines 2-44).

Regarding claims 17 and 28, Pereira teaches a CAM device, wherein the function generator performs a logical function on the selected portion of the search key (column 16, lines 24-39).

2. Claims 5, 14-15, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pereira (US Patent 6,324,087 B1), in view of Kaganoi et al. (US Patent 7,095,742 B2), hereinafter simply Kaganoi, and further in view of Stark (US Patent 6,633,953 B2).

Regarding claims 5, 14-15, and 21, Pereira and Kaganoi teaches the limitations of these claims as set forth for claims 1, 12 and 13, above. However, Pereira and Kaganoi do not teach CAM blocks that are assigned to store overlapping ranges of data

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values. Stark teaches one or more CAM blocks that are assigned to store overlapping ranges of data values (column 2, lines 13-17; column 3, lines 15-19).

At the time of invention it would have been obvious to a person of ordinary skill in the art to combine the Pereira and Kaganoi with Stark. The motivation for doing so would have been low power consumption and a high search performance (column 3, lines 11-14).

Regarding claim 14, Pereira combined with Stark teach a CAM device, wherein the compare circuit asserts the block select signal if the selected portion of the search key is greater than the lower range value and less than the upper range value for the corresponding CAM block (See Stark, column 3, lines 15-19; column 4, lines 8-23; column 5, lines 53-58).

Regarding claim 15, Pereira combined with Star teach a CAM device, wherein the compare circuit de-asserts the block select signal if the selected portion of the search key is less than the lower range value or greater than the upper range value for the corresponding CAM block (See Stark, column 5, lines 26-44).

3. Claims 10 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pereira (US Patent 6,324,087 B1), in view of Kaganoi et al. (US Patent 7,095,742 B2), hereinafter simply Kaganoi, and further in view of King (US Patent 7,003,625 B2).

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Regarding claims 10 and 18, Pereira and Kaganoi teaches the limitations of these claims as set forth for claims 1, 8, 9, 12, 13, 16, and 17, above. However, Pereira and Kaganoi do not teach the function generator that performing a hash function on the selected portion of the search key. King teaches the function generator that performing a hash function on the selected portion of the search key (column 2, lines 45-58).

At the time of invention it would have been obvious to a person of ordinary skill in the art to combine the Pereira and Kaganoi with King. The motivation for doing so would have been an even distribution of entities across the plurality of columns in the CAM using the hash function (column 2, lines 45-58; column 9, lines 12-16).

## Response to Arguments

Applicant's arguments with respect to claims 1-30 have been considered but are moot in view of the new ground(s) of rejection.

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#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniel B. Ko whose telephone number is 571-272-8194.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Reginald Bragdon can be reached on 571-272-4204. The fax phone number for the organization where this application or proceeding is assigned is 703-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Daniel B. Ko AU 2189

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